

ronran Erometer

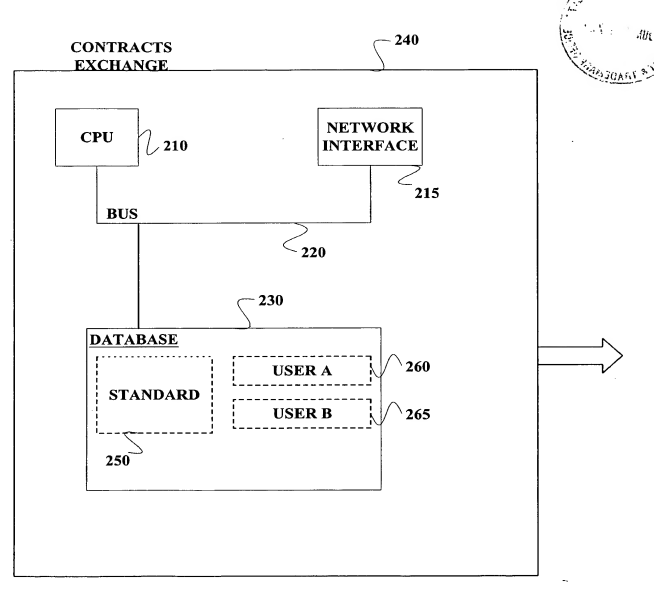


FIG. 2

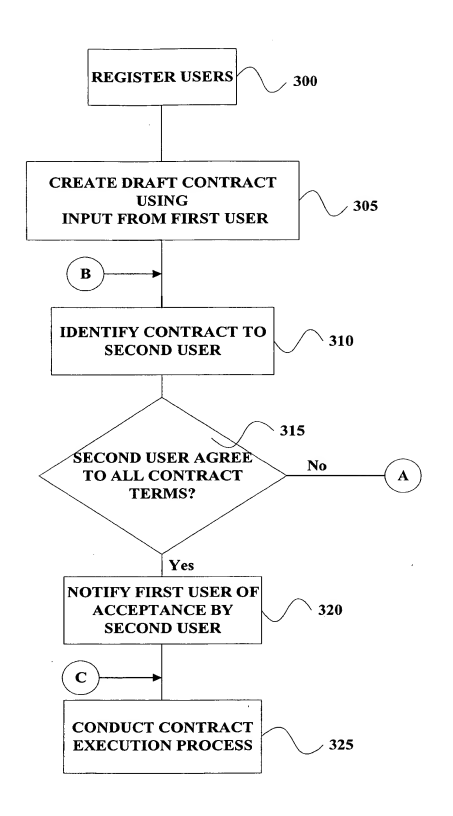


FIG 3

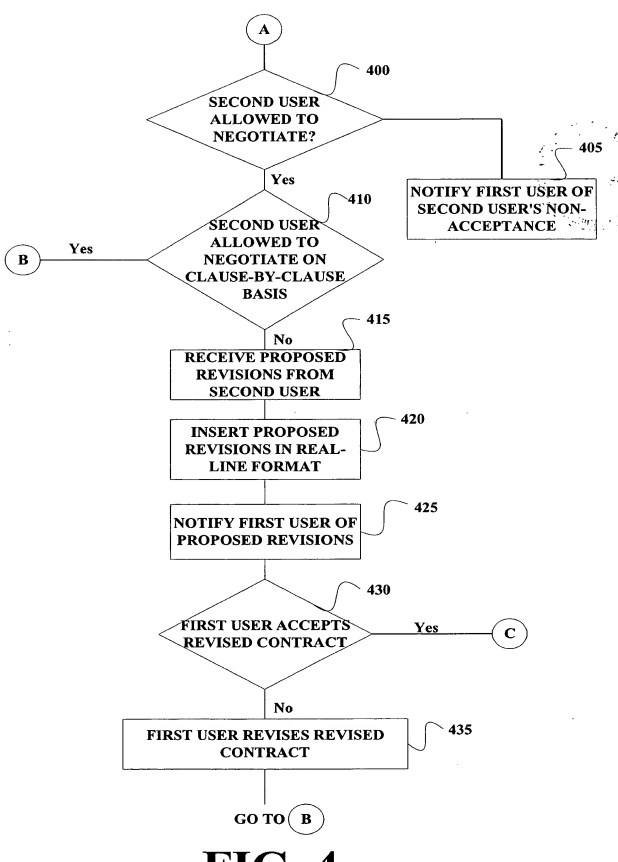
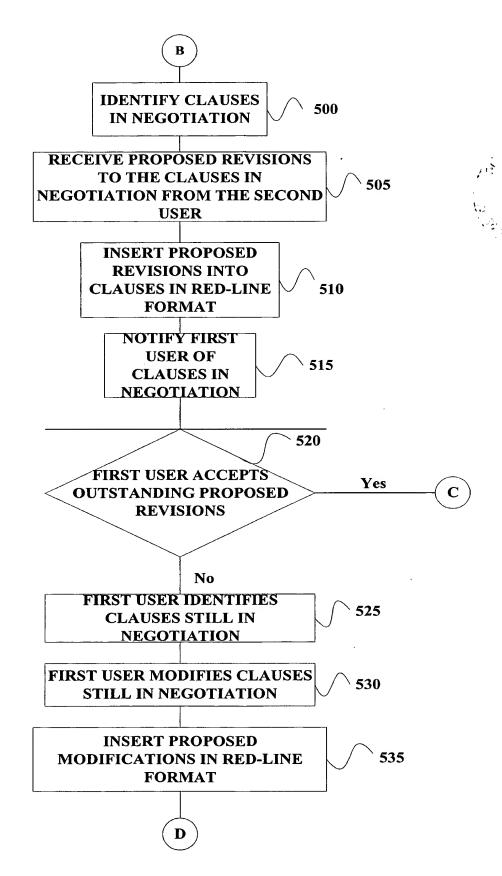
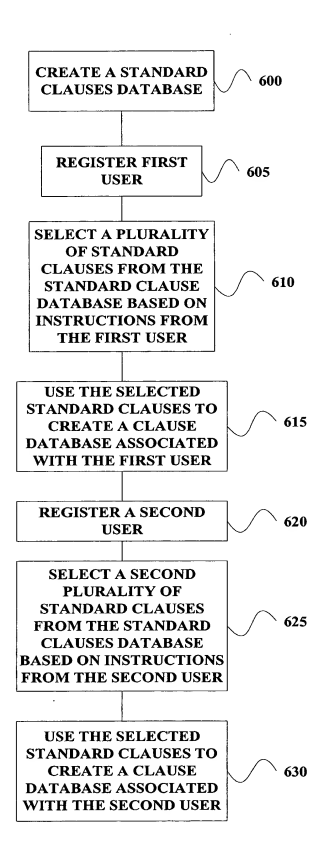
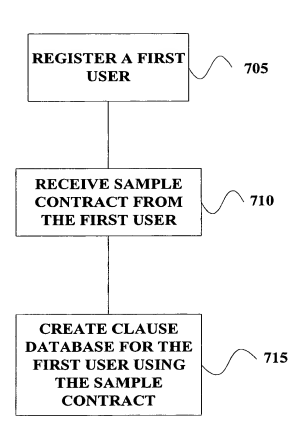
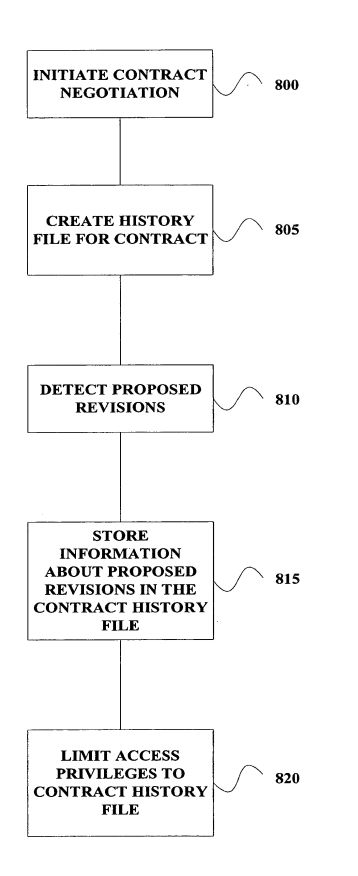


FIG. 4









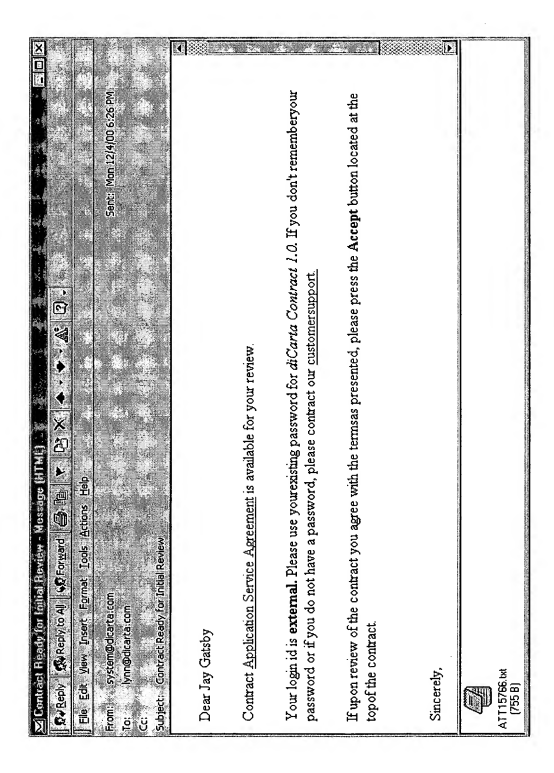
### Fig. 9

with decident compares		**************************************	(4) (4) (5) (6) (6) (6) (6) (6) (6) (6) (6) (6) (6						
Favories Jook Help  Collaboration Collaboration Contract  View Contract  Temploie: Application Service Agreement	Application Service Agreement	This Application Service Agreement (the "Agreement") is entered into as of	Definitions \\ \qquad \qqqqq \qqqqqqqqqqqqqqqqqqqqqqqqqqqqq	"Confidential Information"	means the terms of this Agreement and (a) with respect to information of diCarta, all Software and Service listings, documentation, information, data, drawings, benchmark tests, specifications, trade secrets, source code relating to the Software and Service, and any other information supplied to Licensee by diCarta, provided the foregoing (other than source code) are either (i) conspicuously marked as confidential at the time of disclosure or (ii) are identified by diCarta as confidential at the	time of disclosure, and (b) with respect to information of Licensee, all confidential and/or proprietary business information of Licensee supplied or made available by Licensee to diCarta, provided the foregoing are either (i) conspicuously marked as confidential at the time of disclosure or (ii) are identified by Licensee as confidential at the time of disclosure	"Documentation"	shall mean the description of the Service and the Software provided to Licensee.	"Domain Name"
yantes Ipal	<del></del>	This Applic (the "Effectiv Street, Redv business at	D	မ. ဦ	means Service secrets, License	time of consines foregoin identifie	4. Ö	shall m	c
Eles Edit Vew Favories Jook Heb									

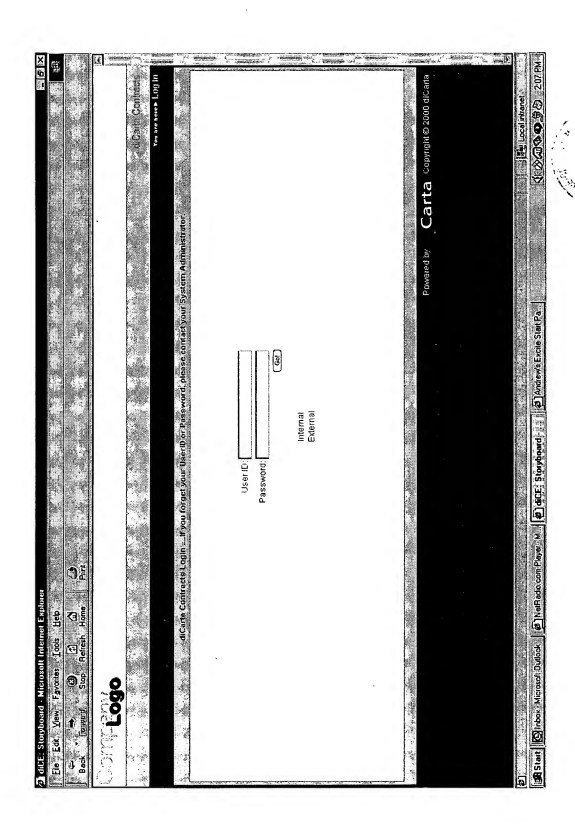
### rohran eenske Fig. 10

DICARTA, INC.   By	data, drawings, benchmark lests, spec supplied to Licensee by diCarta, provid disclosure or (ii) are identified by diCar proprietary business information of Lice marked as confidential at the time of di	districtions of the state of th
Name : Scott Martin Title : CEO Address : 600 Allerton Street Second Floor Title : Fedwood City Title : F-mail : Address : SSN or Tax ID : SSN or Tax ID : SSN or Tax ID : SN or Tax ID :	DICARTA, INC.	æ
Title   CEO		Name :
Address: 600 Allerton Street Second Floor  Name : Redwood City  Title : E-mail : Address : Redwood City  SSN on Tax ID : SN on Tax ID :		
By:  Name : Redwood City  Title : E-mail : Address : SSN or Tax iD : Subserved by		
Pry Name : Title : E-mail : Address : SSN or Tax ID : SSN or Tax ID : SSN or Tax ID : Sovered by		Second Floor
Name :   Title     F-mail		
Name :  Title :  E-mail :  Address :  Submit & Submit & Cont   Save At   Save Draft    Powered by	LICENSEE	æ
Title :  E-mail :  Address :  Sobreit & Cort   Seve As   Seve Dreft    Powered 3y		
Submit   Submit & Cont   Save At   Save Draft   Powered by		Title :
Submit [Submit & Cont.] Save At. [Save Draft]  Powvered by		E-mail :
SSN 01 Tax ID : Submit a Cont ) Save As   Save Dedt   Powered 3y	,	Address :
SSN 01 Tax ID :  Sultmix		
SSN OI TAK ID:  Submit [Submit & Contt] Save As [ Save Draft ]  Powered by		
Submik   Submit&Conf)   Save As   Save Dreft   Powerped 3y		SSN 01 Tax ID :
Sutmik   Submit&Conf) Save As   Save Dreft   Powerfed 3y		
		Submik     Submit & Cont   Save As

# regrees regrees for Fig. 11







# rut fig. 13

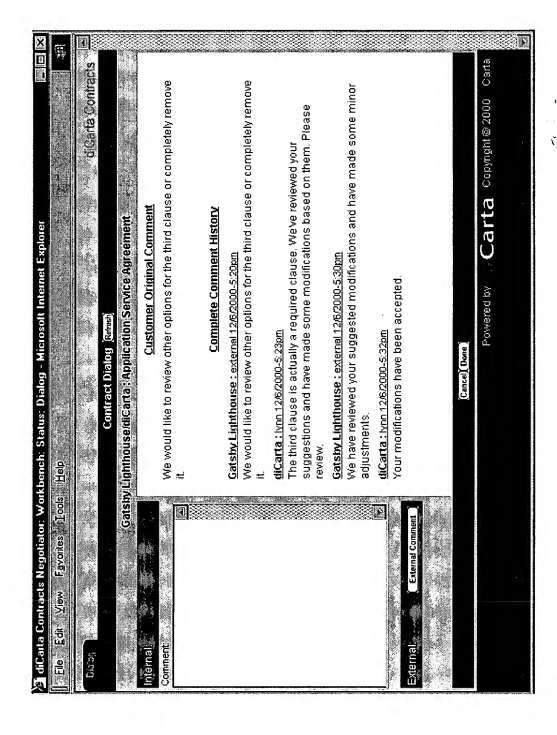
Ele Edi View Egyontes Lods Help	等 <b></b>
States States	digara Gontracis
Galsby Lighthouse, difeards. Application Service Agreement  Date   Por   Vers   Account Decina Reman	e Agreement
	A Designation of the Control of the
1 This Application Service Agreement (the "Agreement") is entered into as of Dec 12, 2000 12:00:00 AM (the "Effective Date") by and between diCarla, Inc., with its principal place of business at 600 Allerton Street, Retwood City, CA 94063 ("diCarla"), and Galsby Lighthouse with its principal place of business at 252 Everett Street Palo Alto CA 94301 ("Licensee").	00 AM (the "Effective Date") by and between diCarla, inc., with talsby Lighthouse with its principal place of business at 252 top
2 Definitions	dog
3 "Confidential Information"  means the terms of this Agreement and (a) with respect to information of diCarta, all Software and Service listings, documentation, Information, data,	
drawings, benchmark tests, specifications, trade secrets, source code relating to the Software and Service, and any other information supplied to Licensee by diCarta, provided the foregoing (other than source code) are either (i) conspicuously marked as confidential at the time of disclosure or (ii) are identified by diCarta as confidential at the time of disclosure, and (b) with respect to information of Licensee, all confidential and or propriets the supplied or made available by Licensee information of Licensee supplied or made available by Licensee to disclosure.	and Sewice, and any other information supplied to Licensee as confidential at the time of disclosure or (ii) are identified be, all confidential andfor proprietary business information of the confidential and the time of
	dq
4 "Documentation" shall mean the description of the Service and the Software provided to Licensee.	ga
<b>5 "Domain Name"</b> means the domain name specified in Exhibit A.	diq
<b>6 "Environment"</b> means the application specified by Licensee in Exhibit A.	do
7 "Licensee Content" reans any content or information in any medium, provided by Licensee to diCarta, as part of the Service or on the Service Pages, including without limitation any content specified in Exhibit A.	top
<b>8 "Licensee Data"</b> means the business information and data which Licensee processes using the Service and the Software. 1,7 "Licensee Marks" means all Licensee domain names, trademarks and logos reasonably necessary or destrable for diCarta to perform under this Agreement.	Software. 1.7 "Litersee Marks" rneans all Litersee tos Agreement.
D "Dave Townstoo"	

# Fig. 14

Confirm VSI(118) Confir	<b>(4)</b>							
ites Total Help		Diskog Acespt	ion Service Agreement (the "Agreement") is entered into as of Dec 12, 2000 12:00:00 AM (the "Effective I between diCarta, Inc., with its principal place of business at 600 Allerton Street, Redwood City, CA 94063 nd Gatsby Lighthouse with its principal place of business at 252 Everett Street Palo Alto CA 94301	Accept	e or	ration of the Service and the Software provided to Licensee.	in name specified in Exhibit A.	
	ites Lodis		dential I 60	see Conte • O	vare" © © © © © © © © © © © © © © © © © © ©		um of lights = Internal Status Iumn of lights = External Status	

## Fig. 15

narazaza netkat



Administration Contract Fronce (1971)  Context Group Workbard MyProfits Ny  Company P. Stafus  Carolinal Logic (Sams) Not Applicable  Galsby Lighthrouse (Sams) Accepted  Calsby Lighthrouse (Sams) Accepted	Toy are here. Virginiary Monthemetrial for formity farmed and here. Virginiary Monthemetrial for formity farmed and here. Virginiary Monthemetrial for formity farmed and here. See the source of the	Group's Workhench for Janua (Ranas) Contract Title	You are h	d Certa Contracts Too are here Mitthement. Stoup Workbench
F Status Fundamente Status Forestee Status Forestee Status Forestee Foreste	Contract Name 01156 01156 NDATest 11128 Santa Clause i Pael Test		10 9 10 11	and reunderen older fein
P Status NotApplicable Status Accepted Status Accepted	Contract Name 01,156 01,001 NDATest 11/28 Santa Clause i Pedi Jest	1		
Status) Not Applicable Status) Accepted Status Accepted	01156 01001 NDATEST1178 Santa Clainse Feed Test	1	Date	✓ Dept. ≈
Status), Accepted Status Accepted Grant Bare in Section	01001 NDATest 11728 Santa Clausi Test	MTC Services Agreement	Dec. 5, 2000 Mevelyn Critis	Sept
Status Accepted	NDATest 11/28	Application Service Agreement	/ Nov. 28 ; 2000 - Jill Fahlgren	Final
PomiseBarian	Santa Clause Level Test	Status) Accepted NDATES 11/28 Application Service Agreement Nov.28, 2000 Jil Fahlgren	Nov 28, 2000 Jill Fahlgren	Final
Date of the second of the seco	Collina Standard	(Sains) RequireReview Santia Clause Level Test Application Service Agreement Nov.28, 2000 - Jil Fahigren	Nov.28, 2000 - Jil Fahigren	
Gafsby Lighthouse (Status) Accepted	01001	(Status) Accepted 01001 April April Service Agreement Nov 30, 2000 Andrew Zelman	Nov 30, 2000 Andrew Zellm	ilan Final
(Status) Accepted	Zeilman Test 1	(szum): Accepted: Zeilman Test 1: "Application Service Agreement" Nov.30, 2000: "Andrew Zeilman	Nov:30, 2000: "Andrew Zellin	nan. Final
(Status) Executed	01/145	(sams) Executed 01145 Application Service Agreement Dec 4, 2000 / Lynn Alexander	Dec 4, 2000 Lynn Alexand	Jer A Ser Final
Gatsby Lighthouse (status) RequireReview	DaP ASP Agreement - 01182	Stand) RequieReview DeP ASP Agreement - D1182 FastTrack ASP Agreement Dec 6, 2000 Jim Gradehouse FastTalk is Subscriber Final	Dec 6, 2000 Jim Gratehous	se FastTalk is Subscriber
(Status) RequireReview	PeterSTest-01182	sanus) RequieReview PelerSTest-01182 - FastTrack ASP Agreement Dec 6, 2000 এনা Gratehouse FastTalk is Subscriber Final	Dec. 6, 2000 Jim Gratehous	se FastTelk is Subscriber
Status RequireReview	Saus Requirence O1162	FasiTrack ASP Agreement	Dec 6; 2000 Jin Gratehous	Dec 6; 2000 Jim Gratehouse FastTalk is Subscriber Final
			Powered by C.C.	Poweredby i <b>Carta</b> Copynght©2000 Carta

## OGYBEOSS OSIUSI

### Clause 1.a "Confidential"

diCarta Contracts

diCarta Professional Services Agreement

### 6 1.a "Conflidential"

or Software by any means more permit any other party to derive or attempt to derive such source codes Except as permitted by applicable law. Exensee notices and any other confidentially or proprietan legends that are on the original copy of the Client Software, and (ii) does not distribute such copies may not reverse engineer decompile, disassemble, of translate the Cilenti Software or Software or any part thereof or permit or assist any third party in doing so. Licensee agrees to maintain the Client Software and Software in confidence and shall use a reasonable degree of care to protect the Client Software to access the Software and the Service in accordance with Licensee's own internal business purposes. Licensee may not copy the any other notices of markings to the Client Software or Software. Licensee may not derive or attempt to derive the source code of the Client Software rent, timeshare, deliver or otherwise transferthe Clent Software for the Software, norpermittany other party to do any of the foregoing. Litensee may not remove from the Client Software, or share, or alter any of the trademarks, trade names, logos, patent or copyright notices or markings, or addto any third party. Licensee may not otherwise use, copy, modify create derivative works of distribute, self, assign; pledge, sublicense, lease floan Software: Licensee may make copies of the Clent Software for its internal Use, provided that Licensee (i) reproduces on such copies all copyright Subject to the terms and conditions of this Agreement, diCarta grants Licensee a non-exclusive, non-transferable, world-wide license to Use the confidentiality of the Client Software and Software.

## C "Affernate Clause 1" Playbook | Approvals

Licensee may make copies of the Client Software for its internal Use, provided that Licensee (I) reproduces on such copies all copyright notices and any other confidentially or proprietary legends that are on the original copy of the Client Software, and (ii) does not distribute such copies to any third remove from the Client Software or Software, or after any of the trademarks, trade names, logos, patent or copyright notices or markings, or add any other notices or markings to the Client Software or Software. Licensee may not derive or attempt to derive the source code of the Client Software or timeshare, deliver or otherwise transfer the Client Software or the Software, nor perrnit any other party to do any of the foregoing. Licensee may not party. Licensee may not otherwise use, copy, modify, create derivative works of, distribute, sell, assign, pledge, sublicense, lease, loan, rent, Software by any means, nor permit any other party to derive or attempt to derive such source code.

## O "Afternate Clause 2" Playbook | Approvals

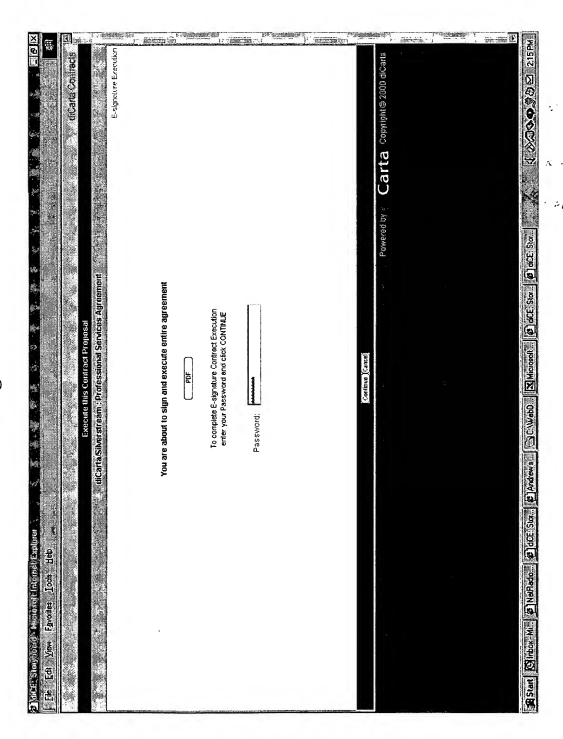
any other party to do any of the foregoing. Licensee may not remove from the Client Software or Software, or after any of the trademarks, trade names, distribute, sell, assign, pledge, sublicense, lease, loan, rent, limeshare, deliver or otherwise transfer the Client Boftware or the Software, nor perrnit Client Software, and (ii) does not distribute such copies to any third party. Licensee may not otherwise use, copy, modify, create derivative works of logos, patent or copyright notices or markings, or add any other notices or markings to the Client Software or Software. Licensee may not derive or attempt to derive the source code of the Client Software or Software by any means, nor permit any other party to derive or attempt to derive such source code

### Cancel Done

Powered by

Carta copyright@ 2000 dicarta

Fig. 18



ζ( **)**-